## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

**CIVIL NO. 1:07CV231** 

C. BURGESS,	)
Plaintiff,	) )
Vs.	ORDER )
EFORCE MEDIA, INC.; IWIZARD HOLDING, INC.; ADKNOWLEDGE, INC.; BASEBALL EXPRESS, INC.; ALLEN-EDMONDS SHOE CORPORATION; INTERSEARCH GROUP, INC.; TRUSCO MANUFACTURING COMPANY; PRICEGRABBER.COM, INC.; SHOPZILLA, INC.; DAZADI, INC.; and SIX THREE ZERO ENTERPRISES, LLC,	) ) ) ) ) ) ) ) ) ) ) ) )
Defendants.	, ) )

**THIS MATTER** is before the Court on the Plaintiff's motion for the Court to reconsider its Order of July 19, 2007, striking the Plaintiff's notice of voluntary dismissal.

Even though the Plaintiff's legal opinion is that the Court's Order is not "legally correct," he provides no case law or other statutory authority upon which to base such an opinion. The Court finds the motion to be without merit and the Plaintiff is warned against future frivolous filings.

**IT IS, THEREFORE, ORDERED** that the Plaintiff's motion for reconsideration is **DENIED**.

Signed: August 14, 2007

Lacy H. Thornburg

United States District Judge